



**RE: Briefing Papers**

**Brad Jackson** to: Charp, Paul (ATSDR/DHAC/SRAB)

Cc: "Isaacs, Sandra G. (Sandy)" (ATSDR/DHAC/SRAB)"

06/18/2010 08:46 AM

From: Brad Jackson/R4/USEPA/US  
To: "Charp, Paul (ATSDR/DHAC/SRAB)" <pac4@cdc.gov>  
Cc: "Isaacs, Sandra G. (Sandy)" (ATSDR/DHAC/SRAB)" <sgi1@cdc.gov>

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Sounds like the meeting location has changed to Tallahassee from 12 to 3. Still don't know if I'm invited.

Brad

-----"Charp, Paul (ATSDR/DHAC/SRAB)" <pac4@cdc.gov> wrote: -----

To: Brad Jackson/R4/USEPA/US@EPA, "Isaacs, Sandra G. (Sandy)" (ATSDR/DHAC/SRAB)" <sgi1@cdc.gov>  
From: "Charp, Paul (ATSDR/DHAC/SRAB)" <pac4@cdc.gov>  
Date: 06/18/2010 07:07AM  
Subject: RE: Briefing Papers

thanks brad. all attachments were received including those in the previous email.

Paul A. Charp, Ph.D. (pac4@cdc.gov)  
Senior Health Physicist  
Division of Health Assessment and Consultation  
CDC/ATSDR  
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-----Original Message-----

From: Jackson.Brad@epamail.epa.gov [mailto:Jackson.Brad@epamail.epa.gov]  
Sent: Thu 6/17/2010 11:47 PM  
To: Isaacs, Sandra G. (Sandy)" (ATSDR/DHAC/SRAB)  
Cc: Charp, Paul (ATSDR/DHAC/SRAB)  
Subject: RE: Briefing Papers

Attached is the Concept Paper.

-----"Isaacs, Sandra G. (Sandy)" (ATSDR/DHAC/SRAB)" <sgi1@cdc.gov> wrote: -----

To: Brad Jackson/R4/USEPA/US@EPA  
From: "Isaacs, Sandra G. (Sandy)" (ATSDR/DHAC/SRAB)" <sgi1@cdc.gov>  
Date: 06/17/2010 04:45PM  
Subject: RE: Briefing Papers



10804469

Thank you.

From: Jackson.Brad@epamail.epa.gov [mailto:Jackson.Brad@epamail.epa.gov]  
Sent: Thursday, June 17, 2010 2:39 PM  
To: Charp, Paul (ATSDR/DHAC/SRAB)  
Cc: Isaacs, Sandra G. (Sandy) (ATSDR/DHAC/SRAB)  
Subject: Briefing Papers

Will forward the Concept Paper later.

Brad

-----"Charp, Paul (ATSDR/DHAC/SRAB)" <pac4@cdc.gov> wrote: -----

To: Brad Jackson/R4/USEPA/US@EPA  
From: "Charp, Paul (ATSDR/DHAC/SRAB)" <pac4@cdc.gov>  
Date: 06/17/2010 01:54PM  
Subject: email addresses

Brad - thanks for the update this afternoon. Here are the email addresses:

Paul Charp - pac4@cdc.gov <<mailto:pac4@cdc.gov>>

Sandy Isaacs - sgi1@cdc.gov <<mailto:sgi1@cdc.gov>>

Thanks again

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- l) April 19, 1994, Memorandum to File, from Randy McElveen concerning Meeting with NCDOT personnel. Sample report from 89/05/18 and Groundwater Contamination Incident Management, Site Priority Ranking System.
- m) July 20, 1994 comment letter to Mr. Luis Flores, Remedial Project Manager with North Superfund Branch of US EPA from Randy McElveen of NC Superfund Section concerning review of the Draft Preliminary Design Report of the Geigy Chemical Site from June 1994. This comment letter details the concern of TCE in the Geigy Remedial Design Plan.

4) a) Acts or omissions of NCDOT at the Site:

According to the *Final Report on Comprehensive Site Assessment of the Former Asphaltic Materials Laboratory, Lee Paving Company Site, Aberdeen Moore County* the former NCDOT asphalt testing laboratory of the Lee Paving Property was located in a trailer near the current office of the Sandhills Recycling Center (SRC). Laboratory personnel used chlorinated solvents (CTC, TCE, and TCA) in accordance with the American Society for Testing and Materials asphalt testing procedures, and subsequently disposed of them by pouring them on the ground next to the laboratory trailer. In May 1989, NC DOT collected and analyzed soil samples from the locations near the former laboratory. They also collected a water sample from a supply well located 100 feet from the laboratory. The groundwater was contaminated with TCA and the soil samples contained 70  $\mu\text{g/kg}$  of TCA and 23  $\mu\text{g/kg}$  of TCE. There was no map of where the soil samples were collected. NC DEHNR, Division of Environmental Management, Groundwater Section assigned a 406 score under the Site Priority Ranking System, placing it 21<sup>st</sup> in order of priority among the asphalt testing laboratory sites to be assessed.

b) Acts or omissions of Powder Metals Products and Aberdeen Sand and Gravel Plant:

No file data exists at the Division of Waste Management on the acts or omissions of persons operating the former Powder Metals Products (PMP) plant (known as Diamond Exhaust Equipment Company in 1995) that may have caused the release or threat of release of hazardous substance at the Site. This is also true for persons at the Aberdeen Sand and Gravel (ASG) Plant.

c) Acts or omissions of Sandhills Recycling Center (SRC).

According to the *Final Report on the Comprehensive Site Assessment of the Former Asphaltic Materials Laboratory*, another possible source of groundwater contamination are the current storage and recycling activities at the SRC. Metal appliances, cardboard and other paper products as well as automobile radiators,